



U.S. Department of Justice
United States Attorney
Southern District of New York

The Silvio J. Mollo Building
One Saint Andrew's Plaza
New York, New York 10007

November 15, 2022

VIA ECF

Honorable Edgardo Ramos
United States District Judge
Southern District of New York
40 Foley Square
New York, New York 10007

Re: *United States v. Karl Sebastian Greenwood, S5 17 Cr. 630 (ER)*

Dear Judge Ramos:

The Government writes to confirm the exclusion of Speedy Trial Act time through the trial date of May 15, 2023.

On June 21, 2022, the Government submitted a letter seeking, *inter alia*, to exclude Speedy Trial Act time through the trial date of May 15, 2023. Dkt. 485. The Government's letter said that the exclusion was, "in the interest of justice, so that defense counsel can review discovery, prepare pre-trial motions, and prepare for trial. The Government understands that defense counsel consents to this request." *Id.* Two days later, the Court endorsed the Government's letter. Dkt. 486. The endorsement written on the Government's letter itself did not mention Speedy Trial Act exclusion, *id.* at p. 2, while the minute entry on the docket stated, "Time excluded from 6/23/2022 until 5/15/2023." *Id.*

For the avoidance of doubt, the Government respectfully requests that the Court make a finding that time is excluded through May 15, 2023 and that the exclusion of time ordered on June

23, 2022, was in the interest of justice because it would allow defense counsel to review discovery, prepare pre-trial motions, and prepare for trial. 18 U.S.C. § 3161(h)(7).

Respectfully submitted,

DAMIAN WILLIAMS
United States Attorney

By: /s/
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cc: Justin S. Weddle and Howard R. Leader, counsel for Karl Sebastian Greenwood (by ECF)